Case 3:16-cv-00547-NHD belified 516 The ball 16 CP age 1 of 2 Page 1 84 FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

RONALD EVANS, and LISA EVANS,	§	
Plaintiffs,	\$ \$ 8	
VS.	\$ \$ 8	Civil Action No.:3:16-CV-547-M
ALLSTATE TEXAS LLOYD'S,	\$ \$ 8	CIVII / ICHOII 1103.10-C v -34/-1vi
Defendant.	§	

ORDER OF REFERRAL FOR MEDIATION

The Court has determined that this case is appropriate for mediation, and **Joe Jaworski**, **Jaworski Law Firm**, **2228 Mechanic Street**, **305 21**st **Street**, **Suite 222**, **Galveston**, **Texas 77550** (**Ph: 409/763-0700**) is appointed Mediator. All counsel are directed to contact the mediator as soon as possible.

The mediation will be governed by Section III.D - G of the Court's Civil Justice Expense and Delay Reduction Plan.

The Mediator is expected to follow the 2005 Model Standards of Conduct for Mediators, which have been adopted by the American Bar Association, the American Arbitrator Association, and The Association for Conflict Resolution. The Standards may be accessed at www.abanet.org/dispute. If there are any parts of the Model Standards that the Mediator believes the Mediator cannot satisfy, the Mediator shall promptly notify the Court.

Fees for the mediation are to be divided and borne equally by the parties unless agreed otherwise, shall be paid by the parties directly to the Mediator, and shall be taxed as costs.

No subpoenas, summons, citations, or other process shall be served at or near the location of any mediation session, upon any person entering, leaving, or attending any mediation session.

Case 3:16-cv-00547-M Document 16 Filed 04/19/16 Page 2 of 2 PageID 85

Counsel and parties shall proceed in a good faith effort to resolve this case and shall agree on a date for mediation to be conducted and completed by **April 27, 2016**.

At the conclusion of the mediation, the Mediator will complete and file with the District Clerk the information required by § III.G of the Court's Civil Justice Expense and Delay Reduction Plan. See form attached.

Referral to mediation is not a substitute for trial and the case will be tried if not settled. SO ORDERED.

DATED: April 19, 2016.

BARBARA M. G. LYNN

UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS

adara MG Lynn